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SEMAL NUMBER FILING GATE MIRST NAMED INVENTOR	TATTORNEY C	OCKET NO.
	RANIMAKA	
	ART UNIT PAPER	NUMBER
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ENGINE ROSENTA CARRON DEL MENDER EN CHARLE CARRON ARCITARION POT STESSONE RICE PATERTS AND THADE JARKS		
	د ۳۱	
This application has been examined Responsive to communication filed on	Teb 2007 This action is m	ade final.
shortened statutory period for response to this action is set to expire Three () nonth(s), allure to respond within the period for response will cause the application to become abandon	days from the date of this ned. 35 U.S.C. 133	letter.
ert I THE FOLLOWING ATTACHMENT(S) ARE PART OF THIS ACTION:		
1. Notice of References Cited by Examiner, PTO-892.	ce re Patent Drawing, PTO-948.	
3. Notice of Art Cited by Applicant, PTO-1449. 4. Notice of Art Cited by Applicant, PTO-1449. 5. Information on How to Effect Drawing Changes, PTO-1474. 6.	ice of Informal Patent Application, Form	PTO-152
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THE SUMMARY OF ACTION		
1. Claims 1, 2, 4-18	are pending in	the application
Of the above, claims	are withdrawn from	n consideratio
2. Claims	have been ca	ncelled.
3. Claims	are allowed.	
4. Claims 1, 4,5, 8-11, 19,17,18;13	are rejected.	
5. Claims 2, 6.7, 12, 15, 16	are objected	to.
6. Claims	are subject to restriction or election re	auirement.
7. This application has been filed with informal drawings under 37 C.F.R. 1.85 which a	-	,
8. Formal drawings are required in response to this Office action.	are deseptable to oxaminately purpose	.
9. The corrected or substitute drawings have been received on	Under 37 C.F.R. 1.84	those desuis
are acceptable; not acceptable (see explanation or Notice re Patent Drawi		uiese diawiii
The proposed additional or substitute sheet(s) of drawings, filed on examiner; disapproved by the examiner (see explanation).	has (have) been 🔲 approved by	the
11. The proposed drawing correction, filed has been app	proved; disapproved (see explanatio	n).
12. Acknowledgement is made of the claim for priority under U.S.C. 119. The certified been filed in parent application, serial no; filed on		en received
13. Since this application apppears to be in condition for allowance except for formal maccordance with the practice under Ex parte Quayle, 1935 C.D. 11; 453 O.G. 213.	atters, prosecution as to the merits is cl	osed in
14. Other		